

PRODUCT KEY FACTS

Issuer: Doo Financial HK Limited

**Doo HK ETF Series OFC
Doo Wealth Selected Web3 ETF**
12 June 2024

- **This is an active exchange traded fund.**
- **This statement provides you with key information about this product.**
- **This statement is a part of the Prospectus.**
- **You should not invest in this product based on this statement alone.**

Quick Facts

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| Stock code: | 3426 |
| Trading board lot size: | 100 shares |
| Manager: | Doo Financial HK Limited |
| Custodian: | BOCI-Prudential Trustee Limited |
| Registrar: | Computershare Hong Kong Investor Services Limited |
| Ongoing charges over a year[#]: | 2.50% |
| Dealing frequency: | Daily |
| Base currency: | USD |
| Trading currency: | HKD |
| Distribution policy: | Annually (usually in December of each year) subject to the Manager's discretion. Distributions (if any) may be paid out of capital or effectively out of capital. Distributions on any shares will be in HKD only. There is no guarantee of regular distribution nor the amount being distributed (if any). |
| Financial year end: | 31 December |
| ETF website: | www.doofinancial.hk (This website has not been reviewed by the SFC) |

[#] This is only an estimate because the Sub-Fund is newly established. It represents the estimated ongoing expenses chargeable to the Sub-Fund over a 12-month period expressed as a percentage of the estimated average net asset value ("Net Asset Value") of the Sub-Fund over the same period. This figure may vary from year to year. The actual figure may be different from the estimated figure. For the period from the launch of the Sub-Fund to 18 June 2025, the ongoing charges of the Sub-Fund are capped at 2.50% of the average Net Asset Value of the Sub-Fund during this period. Any ongoing expenses exceeding 2.50% of the average Net Asset Value of the Sub-Fund during this period will be borne by the Manager and will not be charged to the Sub-Fund.

What is this product?

- Doo Wealth Selected Web3 ETF (the “**Sub-Fund**”) is a sub-fund of Doo HK ETF Series OFC (the “**Company**”), which is a public umbrella open-ended fund company established under Hong Kong law with variable capital with limited liability and segregated liability between sub-funds.
- The Sub-Fund is an actively managed exchange traded fund authorised under Chapter 8.10 of the Code on Unit Trusts and Mutual Funds. The shares of the Sub-Fund (the “**Shares**”) are listed on The Stock Exchange of Hong Kong Limited (the “**SEHK**”). These Shares are traded on the SEHK like listed stocks.

Objective and investment strategy

Objective

The Sub-Fund’s investment objective is to achieve long term capital growth by primarily investing in companies which engage in activities relating to or provide products, services or technologies that enable the development and operation of the Web3 (as defined below), or are positioned to benefit from the development, advancement and use of the Web3 (the “**Web3 Business**”).

Strategy

In seeking to achieve the Sub-Fund’s investment objective, the Sub-Fund will invest primarily (i.e. at least 70% of its Net Asset Value) in equities of companies which are involved in the Web3 Business. The securities which the Sub-Fund will invest in may include (i) listed equities; (ii) American Depository Receipts (“**ADRs**”); and (iii) Global Depository Receipts (“**GDRs**”) listed on any exchange globally.

In assessing whether a company is involved in the Web3 Business, the Manager takes into consideration multiple qualitative and quantitative assessment criteria, including, among other things, the proportion of revenue/profit generated from the Web3 Business, the ratio of the research and development expense relating to the Web3 Business to revenue, and the business plans in the Web3 Business of the company. The Manager’s assessment is based on the information in publications (such as financial reports, presentations and research reports) relating to the company. The Manager will conduct regular reviews on whether the companies in the existing portfolio holdings of the Sub-Fund are still involved in the Web3 Business, and perform necessary portfolio adjustments as necessary.

The term “**Web3**¹” refers to an evolution in the core architecture of the internet that leverages blockchain technology to make the internet more decentralized, secure, open, and oriented around individuals, as opposed to centralized platforms. Web3 technologies enhance the ability of users to own data and property in the digital world without relying on centralized intermediaries. To explain the blockchain technology which is essential to the development of Web3, the term “**blockchain**” refers to a peer-to-peer distributed ledger² that is secured using cryptography. Blockchain derives its name from the way it stores transaction data in blocks that are linked together to form a chain. As the number of transactions grows, so does the blockchain. Blocks record and confirm the time and sequence of transactions, which are then logged into the blockchain network, which is, with respect to public blockchains, governed by rules agreed on by the network participants. Blockchain technologies may be utilised to support or enhance Web3 Business and its operations, e.g. to prevent fraud and unauthorised activities and to improve traceability of information by creating encrypted and immutable records.

The following is a non-exhaustive list of categories of companies that may be involved in the Web3 Business in which the Sub-Fund will primarily invest:

- (i) Web3 finance – Companies which facilitate the ownership, transfer, trading, lending, or use of Web3 digital assets and cryptocurrencies in a financial manner.
- (ii) Web3 infrastructure providers – Companies which provide technological capabilities that will be in high demand in a Web3-enabled world. These capabilities include privacy, computation and storage, cybersecurity, networking technology, graphical processing, computing facilities and equipment, hashrate³, application programming interfaces, and distributed bandwidth.
- (iii) Web3-enabled creator economy – Companies of which the future growth prospects depend on helping individuals create, promote, design, build or sell goods and services on the internet in a manner that the individual seller retains control over the relationship with the buyer, rather than the platform retaining control over the relationship with the buyer.

¹ “**Web1**”, emerged in the 1990s and was built on static web pages with limited interaction between users and content creators. “**Web2**” followed in the 2000s, built on responsive webpages offering interactivity, social connectivity, and user-generated content.

² A distributed ledger is a shared electronic database where information (such as transaction data) is recorded and stored across multiple computers; a blockchain is one type of distributed ledger.

³ “**Hashrate**” refers to an estimate for the total computational power securing the blockchain network at a point in time. It is measured as the number of hashes per second that all the miners in the network are computing in aggregate.

- (iv) Web3-enabled Metaverse⁴ and digital worlds – Companies which directly benefit from the growth or participate in the design of the open and interconnected immersive digital worlds.
- (v) Web3 development and governance – Companies that contribute to development and governance of Web3 platforms themselves, or which provide specialized services or tools to enable individuals and other community members to do so.

The Manager will use a bottom-up research approach in stock selection, meaning that each stock will be selected by the Manager for inclusion in the Sub-Fund's portfolio based on its individual merits.

The Sub-Fund is not subject to any requirement to invest a minimum portion of its Net Asset Value in any one country or region, or any limitation on the market capitalisation of the companies in which it may invest.

The Sub-Fund will invest less than 30% of its Net Asset Value in A-Shares through the Shanghai-Hong Kong Stock Connect and the Shenzhen-Hong Kong Stock Connect.

The Sub-Fund will invest less than 30% of its Net Asset Value in other collective investment schemes/funds (including ETFs) related to the Web3 Business theme.

The Sub-Fund will not invest directly or indirectly in virtual assets (including cryptocurrencies).

The investment strategy of the Sub-Fund is subject to the investment and borrowing restrictions set out in Part 1 of the Prospectus.

Use of derivatives/Investment in derivatives

The Sub-Fund will not use derivatives for any purposes.

What are the key risks?

Investment involves risks. Please refer to the Prospectus for details including as to the risk factors.

1. General investment risk

- The Sub-Fund's investment portfolio may fall in value due to any of the key risk factors below and therefore your investment in the Sub-Fund may suffer losses. There is no guarantee of the repayment of principal. There is also no assurance that the investment objective of the Sub-Fund will be achieved.

⁴ “Metaverse” refers to a virtual-reality space in which users can interact with a computer-generated environment and other users. In its simplest terms, the Metaverse is a digital environment inhabited by digital representations of people and things. The Metaverse supports persistent three-dimensional virtual environments combined with social media, communications and productivity tools, allowing users to interact online in an immersive, virtual representation of the real world. Participants of the Metaverse will be able to interact with one another and the digital environment in real time. Digital environments can go beyond entertainment and extend to other areas. Non-exhaustive examples include physical fitness (e.g. virtual reality sports/fitness) and education (e.g. professional simulation).

2. Active investment management risk

- The Sub-Fund employs an actively managed investment strategy. The Sub-Fund does not seek to track any index or benchmark, and there is no replication or representative sampling conducted by the Manager. It may fail to meet its objective as a result of the Manager's selection of investments, and/or the implementation of processes which may cause the Sub-Fund to underperform as compared to other funds with a similar objective.

3. Currency risk

- Underlying investments of the Sub-Fund may be denominated in currencies other than USD (the base currency of the Sub-Fund). The Sub-Fund is subject to the fees and charges associated with the conversion of such other currencies to USD after receiving the proceeds of sale of the underlying investments, and vice versa when purchasing the underlying investments. The performance and the Net Asset Value of the Sub-Fund may therefore be affected unfavourably by movements in the exchange rate between USD and such other currencies and changes in exchange rate control policies.

4. Equity market risk

- The Sub-Fund's investment in equity securities is subject to general market risks, whose value may fluctuate due to various factors, such as changes in investment sentiment, political and economic conditions and issuer-specific factors.

5. Sector concentration risk

- Due to the concentration of the Sub-Fund's investments in companies involved in the Web3 Business, the performance of the Sub-Fund may be more volatile than that of a fund having a more diverse portfolio of investments.

6. Risks associated with companies involved in the Web3 Business

- *Competing platforms and technologies risk.* Companies involved in the Web3 Business face intense competition, and the development and acceptance of competing platforms or technologies may lead to rapid product obsolescence. Any of these may adversely affect the investment of the Sub-Fund.

- *Blockchain technology risk.* The Sub-Fund holds securities issued by companies for which blockchain technology is essential for their business prospects. Blockchain technology is relatively new and untested technology that operates as a distributed ledger. The risks associated with blockchain technology may not fully emerge until the technology is widely used. Blockchain systems could be vulnerable to fraud, particularly if a significant minority of participants colluded to defraud the rest. There is little regulation of blockchain technology other than the intrinsic public nature of the blockchain system. Any future regulatory developments could affect the viability and expansion of the use of blockchain technology. Because blockchain technology systems may operate across many national boundaries and regulatory jurisdictions, it is possible that blockchain technology may be subject to widespread and inconsistent regulation. Blockchain technology is not a product or service that provides identifiable revenue for companies that implement, or otherwise use it.
- *Security risk.* Transacting on a blockchain depends in part specifically on the use of cryptographic keys that are required to access a user's account. The theft, loss or destruction of private or public keys needed to transact on a blockchain and other cyber security incidents may compromise an issuer, its operations or its business and lead to privacy concerns if the issuer is dependent on the blockchain and may in turn affect the Net Asset Value of the Sub-Fund.
- *Cyberattack risk.* Companies involved in the Web3 Business are prone to failures of or breaches in cybersecurity. Cyber security incidents may also lead to privacy concerns. Such risks could result in substantial loss of business or user data or information and material adverse impact on their performance and hence the performance of the Sub-Fund.
- *Intellectual property risk.* The business operations of companies involved in the Web3 Business are dependent on intellectual property and licences. The cost associated with patent approvals, litigating patent infringement, the loss of patent, copyright or trademark protection could result in undesirable legal, financial, operational and reputational consequences and may adversely affect the investment of the Sub-Fund.
- *Governmental intervention risk.* Companies in the Web3 Business are vulnerable to substantial governmental intervention, including restrictions on investments in or import/export of the products of these companies if they are deemed sensitive to relevant national interests. In the event that investments in these companies and/or access to their products are restricted, whether in whole or in part and in one or more countries, the financial condition and operating results of these companies may be adversely affected.

- *Regulatory risk.* The Web3 Business is subject to increasing regulatory scrutiny, including laws and regulations with respect to privacy, data protection, content regulation, intellectual property and competition. These laws and regulations are subject to change and uncertain interpretation, and could result in claims, changes to business practices, monetary penalties, increased cost of operations or declines in user growth or user engagement or otherwise undermine the Web3 Business. They may also delay or impede the development of new products and services. Compliance with the relevant laws and regulations can be costly. Companies involved in the Web3 Business may also be exposed to adverse regulatory action. Any of these may have a material adverse impact on the business operations and/or profitability of the companies in which the Sub-Fund may invest and may in turn affect the Net Asset Value of the Sub-Fund.
- *Significant capital investment risk.* As the markets in which companies in the Web3 Business generally compete face rapidly evolving industry standards as well as frequent new service and product introductions and enhancements, these companies generally incur significant capital investments on the research and development of their products or services and may require substantial expenditures to improve or modify its services, products or infrastructure to adapt to rapid technological changes, which may result in competitive pressure on their capital costs and financial condition and in turn affect their profit margins and may even result in significant operating losses in the foreseeable future. There is also no guarantee that the products or services developed by these companies will be successful or widely accepted by the general market or at all. The operating results of these companies may also be significantly affected by aggressive pricing as well as accelerated rate of technological developments.
- *Limited operating history risk.* The Web3 technologies are relatively new and untested. A lack of expansion in the usage of these technologies could adversely affect an investment in the Sub-Fund. These technologies may never be implemented to a scale that provides identifiable economic benefit to the companies. If the Sub-Fund invests in any of these companies, its investment may be adversely affected. Many companies involved in the Web3 Business have a relatively short operating history and may face dramatic and often unpredictable changes in growth rates and competition for the services of qualified personnel.
- *Reliance on cryptocurrency risk.* Companies which are involved in the Web3 Business rely heavily on the success of the cryptocurrency industry. There is potential risk for fraud or the manipulation, difficulty of valuation and lack of secondary markets of cryptocurrency which may decrease liquidity or volume, or increase volatility of cryptocurrency or other assets trading on a blockchain. Cryptocurrency volatility may have a material adverse effect on a company's business, financial condition, and results of operation and adversely affect the Sub-Fund.

- *Exposure to risks associated with other sectors and themes.* In addition, some of the companies in which the Sub-Fund may invest are engaged in other lines of business unrelated to the Web3 and these lines of business could adversely affect their operating results. The performance of the Sub-Fund may also be exposed to risks associated with different sectors and themes, including semiconductor, internet, software, etc. Fluctuations in the business operations of companies in these sectors or themes will have an adverse impact on the Net Asset Value of the Sub-Fund.

7. Risk associated with small and mid-capitalisation companies

- The Sub-Fund may invest in small and/or mid-sized companies. The stock of small and mid-capitalisation companies may have lower liquidity and their prices are more volatile to adverse economic developments than those of larger capitalisation companies in general.

8. Emerging market risk

- The Sub-Fund invests in emerging markets which may involve increased risks and special considerations not typically associated with investment in more developed markets, such as liquidity risks, currency risks/control, political and economic uncertainties, legal and taxation risks, settlement risks, custody risk and the likelihood of a high degree of volatility.

9. Risks associated with ADRs and GDRs

- Exposure to ADRs and GDRs may generate additional risks compared to a direct exposure to the underlying stocks, including the risk of non-segregation of the underlying stocks held by the depositary bank from the bank's own assets and liquidity risks (as ADRs and GDRs are often less liquid than the underlying stock). Bankruptcy events in respect of the depositary banks may lead to trading suspension and thereafter a freeze of the price of the ADRs and GDRs affected, which may negatively affect the performance and/or liquidity of the Sub-Fund. Also, holders of ADRs and GDRs generally do not have the same right as the direct shareholders of the underlying stocks. The performance of ADRs and GDRs may also be impacted by the related fees.
- In addition, there is a risk that the ADRs and GDRs of Mainland Chinese companies may be delisted as a result of regulatory actions by the local government and/or stock exchange. In such an event, the value of such ADRs and GDRs may be adversely affected as such ADRs and GDRs could become difficult to trade and to value, and certain investors may not be allowed to invest in such ADRs and GDRs. This may in turn have an adverse impact on the Net Asset Value of the Sub-Fund.

10. Trading risks

- The trading price of the Shares on the SEHK is driven by market factors such as the demand and supply of the Shares. Therefore, the Shares may trade at a substantial premium or discount to the Net Asset Value of the Sub-Fund.
- As investors will pay certain charges (e.g. trading fees and brokerage fees) to buy or sell Shares on the SEHK, investors may pay more than the Net Asset Value per Share when buying Shares on the SEHK, and may receive less than the Net Asset Value per Share when selling Shares on the SEHK.

11. Trading time differences risks

- As the stock exchanges in certain regions on which the underlying securities of the Sub-Fund are listed may be open when the Shares in the Sub-Fund are not priced, the value of the securities in the Sub-Fund's portfolio may change on days when investors will not be able to purchase or sell the Sub-Fund's Shares.
- Differences in trading hours between the stock exchanges in such regions and the SEHK may also increase the level of premium or discount of the Share price to its Net Asset Value.

12. Early termination risk

- The Sub-Fund may be terminated early under certain circumstances, for example, where there is no market maker, or if the size of the Sub-Fund falls below USD5 million. Any amount recovered by a shareholder on termination of the Sub-Fund may be less than the capital initially invested by the shareholder, resulting in a loss to the shareholder.

13. Reliance on market maker risks

- Liquidity in the market for the Shares may be adversely affected if there is no or only one market maker for the Shares. The Manager will seek to mitigate this risk by ensuring that at least one market maker gives not less than 3 months' notice prior to terminating market making arrangement under the relevant market maker agreement. It is possible that there is only one SEHK market maker for the Sub-Fund, or the Manager may not be able to engage a substitute market maker within the termination notice period of a market maker. There is no guarantee that any market making activity will be effective.

14. Distributions paid out of capital/effectively out of capital risk

- Payments of distributions out of capital or effectively out of capital amounts to a return or withdrawal of part of an investor's original investment or from any capital gains attributable to that original investment. Any such distributions may result in an immediate reduction in the Net Asset Value per Share of the Sub-Fund and will reduce the capital available for future investment.

How has the Sub-Fund performed?

Since the Sub-Fund is newly established, there is insufficient data to provide a useful indication of past performance to investors.

Is there any guarantee?

The Sub-Fund does not have any guarantees. You may not get back the full amount of money you invest.

What are the fees and charges?

Charges incurred when trading the Sub-Fund on the SEHK

| Fee | What you pay |
|---|--|
| Brokerage fee | Market rates |
| Transaction levy | 0.0027% ¹ of the trading price |
| Accounting and Financial Reporting Council (“AFRC”) transaction levy | 0.00015% ² of the trading price |
| Trading fee | 0.00565% ³ of the trading price |
| Stamp duty | Nil |

¹ Transaction levy of 0.0027% of the trading price of the Shares, payable by each of the buyer and the seller.

² AFRC transaction levy of 0.00015% of the trading price of the Shares, payable by each of the buyer and the seller.

³ Trading fee of 0.00565% of the trading price of the Shares, payable by each of the buyer and the seller.

Ongoing fees payable by the Sub-Fund

The following expenses will be paid out of the Sub-Fund. They affect you because they reduce the Net Asset Value of the Sub-Fund which may affect the trading price.

| Fee | Annual rate |
|---|--|
| Management fee* | 0.68% p.a. of the Sub-Fund’s Net Asset Value |
| Custodian and fund administration fee* | Up to 0.12% p.a. of the Sub-Fund’s Net Asset Value [^] , subject to a monthly minimum of USD4,500 |
| Performance fee | Not applicable |
| Registrar fee | HKD8,000 per month |

* Please note that such a fee may be increased up to a permitted maximum rate by providing 1 week's prior notice to shareholders. Please refer to the “**FEES AND EXPENSES**” section of the Prospectus for details.

[^] Within this rate, the actual fee charged to the Sub-Fund may vary depending on the countries, regions or markets in which the underlying investments of the Sub-Fund are traded.

Other fees

You may have to pay other fees when dealing in Shares of the Sub-Fund. Please refer to the “**FEES AND EXPENSES**” section of the Prospectus for details.

Additional Information

The Manager will publish important news and information with respect to the Sub-Fund, in the English and Chinese languages (unless otherwise specified), on the Manager's website at www.doofinancial.hk (this website has not been reviewed by the SFC) including:

- the Prospectus and this product key facts statement (as revised from time to time);
- the latest audited annual and unaudited interim financial reports of the Sub-Fund (in English only);
- any public announcements made by the Manager in respect of the Sub-Fund, including information in relation to the Sub-Fund, notices of the suspension of the creation and redemption of Shares, the suspension of the calculation of Net Asset Value, changes in fees and charges and the suspension and resumption of trading of Shares;
- any notices relating to material changes to the Sub-Fund that may have an impact on its investors, including notices for material alterations or additions to the Prospectus or this product key facts statement or the Company's and/or the Sub-Fund's constitutive documents;
- the near real time indicative Net Asset Value per Share of the Sub-Fund (updated every 15 seconds throughout each dealing day in HKD) during normal trading hours on the SEHK;
- the last Net Asset Value of the Sub-Fund in USD, and the last Net Asset Value per Share of the Sub-Fund in USD and HKD (updated on a daily basis on each dealing day);
- the past performance information of the Sub-Fund;
- the full portfolio composition of the Sub-Fund (updated on a monthly basis within one month of the end of each month);
- the latest list of the participating dealers and market makers; and
- The composition of distributions (i.e. the relative amounts paid out of (i) net distributable income, and (ii) capital), if any, for a 12-month rolling period.

The near real-time indicative Net Asset Value per Share in HKD and the last Net Asset Value per Share in HKD are indicative and for reference purposes only. The near real-time indicative Net Asset Value per Share in HKD uses a real-time USD:HKD foreign exchange rate – it is calculated using the near real-time indicative Net Asset Value per Share in USD multiplied by a real-time USD:HKD foreign exchange rate quoted by Solactive AG when the SEHK is opened for trading. Since the near real-time indicative Net Asset Value per Share in USD will not be updated when any underlying share market is closed, any change in the near real-time indicative Net Asset Value per Share in HKD (if any) during such period is solely due to the change in the foreign exchange rate.

The last Net Asset Value per Share in HKD is calculated using the last Net Asset Value per Share in USD multiplied by an assumed foreign exchange rate using the USD:HKD exchange rate quoted by Bloomberg at 4:00pm London time as of the same dealing day.

Important

If you are in doubt, you should seek professional advice.

Registration with and authorisation by the SFC do not represent a recommendation or endorsement of the Company or the Sub-Fund nor do they guarantee the commercial merits of the Company, the Sub-Fund or their performance. They do not mean the Company or the Sub-Fund are suitable for all investors nor do they represent an endorsement of their suitability for any particular investor or class of investors.

The SFC takes no responsibility for the contents of this statement and makes no representation as to its accuracy or completeness.